Not Relevant

From: Hathaway, Margaret < Hathaway. Margaret@epa.gov>

Sent: Tuesday, March 15, 2022 10:44 AM

To: McCaskill Amy USRS <Amy.McCaskill@syngenta.com>; Jeffrey H Birk <jeffrey.birk@basf.com>; Roe, Lindsay <Roe.Lindsay@epa.gov>; Schmid, Emily <Schmid.Emily@epa.gov>; Rosenblatt, Daniel <Rosenblatt.Dan@epa.gov>;

Meadows, Sarah < Meadows.Sarah@epa.gov>; Steven Callen < steven.callen@bayer.com>

Cc: Echeverria, Marietta < Echeverria. Marietta@epa.gov>; Dixon Monty USGR < monty.dixon@syngenta.com>; George Sabbagh < george.sabbagh@bayer.com>; Janet Hou < janet.hou@basf.com>; John Erickson < john.r.erickson@basf.com>; Reeve Brian USGR < brian.reeve@syngenta.com>; john.abbott@syngenta.com

Subject: RE: [EXT] RE: Dicamba Terms and Conditions

Thank you Amy for your concurrence.

Also, a correction to my previous email: the two edits that BASF and Syngenta have so far approved were those drafted by Lindsay during our group call, not subsequently submitted by BASF. No further edits have been proposed after the meeting.

EPA awaits concurrence from Bayer before moving forward.

Thank you,

Margaret Hathaway (Meg)
Senior Regulatory Specialist
U.S. Environmental Protection Agency
OCSPP: Office of Pesticide Programs
Registration Division – Herbicide Branch
hathaway.margaret@epa.gov
(202) 566-2730

From: McCaskill Amy USRS < Amy. McCaskill@syngenta.com >

Sent: Tuesday, March 15, 2022 10:41 AM

To: Hathaway, Margaret Hathaway.Margaret@epa.gov; Jeffrey H Birk jeffrey.birk@basf.com; Roe, Lindsay@epa.gov; Schmid, Emily@epa.gov; Rosenblatt, Daniel Rosenblatt.Dan@epa.gov; Rosenblatt, Daniel Rosenblatt.Dan@epa.gov; Rosenblatt, Daniel Rosenblatt.Dan@epa.gov; Rosenblatt, Daniel Rosenblatt.Dan@epa.gov; Steven Callen Steven.callen@bayer.com>

Cc: Echeverria, Marietta < Echeverria, Marietta@epa.gov; Dixon Monty USGR < monty.dixon@syngenta.com; George Sabbagh Sabbagh@bayer.com; Janet Hou janet.hou@basf.com; John Erickson john.r.erickson@basf.com; Reeve Brian USGR john.abbott@syngenta.com; John.abbott@syngenta.com

Subject: RE: [EXT] RE: Dicamba Terms and Conditions

Those edits are agreeable to Syngenta.

Best Regards,

Amy McCaskill (she/her)
Sr Federal Regulatory Manager, US Herbicide Portfolio

From: Hathaway, Margaret < Hathaway, Margaret @epa.gov>

Sent: Tuesday, March 15, 2022 10:16 AM

To: Jeffrey H Birk < jeffrey.birk@basf.com>; Roe, Lindsay < Roe_Lindsay@epa_goy>; Schmid, Emily < Schmid_Emily@epa_goy>; Rosenblatt, Daniel < Rosenblatt, Da

Cc: Echeverria, Marietta <<u>Echeverria.Marietta@epa.gov</u>>; Dixon Monty USGR <<u>monty.dixon@syngenta.com</u>>; George Sabbagh <<u>george sabbagh@bayer.com</u>>; Janet Hou <<u>janet.hou@basf.com</u>>; John Erickson <<u>john.r.erickson@basf.com</u>> **Subject**: RE: [EXT] RE: Dicamba Terms and Conditions

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Thank you, Jeff, for BASF's prompt follow-up. The two edits proposed by your company (screenshot below) appear reasonable but EPA will wait to hear from the other registrants before moving forward.

d. Registrant must take the following actions to contact all users who have already completed the 2022 training in states where there are EPA-approved state-specific restrictions to communicate the amended labeling. This will be done by sending all users who have already completed the 2022 training either (1) an email containing an ask for them to either superpoid with a certification statement acknowledging that they have read and understood the new requirements or (2) a physical letter containing a reply postcard acknowledging receipt stating they have read and understood the new labeling requirements. If Registrant does not receive the email response include certification acknowledgment or reply postcard within two weeks, Registrant must contact that user two additional times. The

Best regards,

Margaret Hathaway (Meg)
Senior Regulatory Specialist
U.S. Environmental Protection Agency
OCSPP: Office of Pesticide Programs
Registration Division – Herbicide Branch
hathaway.margaret@epa.gov
(202) 566-2730

From: Jeffrey H Birk < jeffrey.birk@basf.com> Sent: Tuesday, March 15, 2022 10:03 AM

To: Roe, Lindsay <<u>Roe, Lindsay@epa.gov</u>>; Hathaway, Margaret <<u>Hathaway, Margaret@epa.gov</u>>; Schmid, Emily <<u>Schmid, Emily@epa.gov</u>>; Rosenblatt, Daniel <<u>Rosenblatt, Dan@epa.gov</u>>; Meadows, Sarah <<u>Meadows, Sarah@epa.gov</u>>; Steven Callen <<u>steven.callen@bayer.com</u>>; McCaskill Amy USRS <<u>Amy, McCaskill@syngenta.com</u>>

Cc: Echeverria, Marietta <Echeverria, Marietta@epa.gov>; Dixon Monty USGR <monty.dixon@syngenta.com>; George Sabbagh <george sabbagh@bayer.com>; Janet Hou <janet.hou@basf.com>; John Erickson <john.r.erickson@basf.com> Subject, RE: JEYTI RE: Diramba Terms and Conditions

Subject: RE: [EXT] RE: Dicamba Terms and Conditions

Hello Lindsay,

After reviewing the proposed Dicamba Terms and Conditions (attached) BASF agrees with the document as proposed.

Thanks for the cooperative effort,

Jeff

Jeffrey Birk

Product Registration Manager

Phone: +1 919 547-2622, Mobile: Fax: +1 919 547-2850, Email: jeffrey.birk@basf.com
Postal Address: BASF Corporation, ,26 Davis Drive, 27709-3528 Research Triangle Park, United States



We create chemistry

BASF Corporation

From: Roe, Lindsay < Roe, Lindsay@epa.gov > Sent: Tuesday, March 15, 2022 9:25 AM

To: Hathaway, Margaret Hathaway.Margaret@epa.gov; Schmid, Emily Schmid.Emily@epa.gov; Rosenblatt, Dani@epa.gov; Rosenblatt, Dani@epa.gov; Meadows, Sarah Meadows.Sarah@epa.gov; Jeffrey H Birk Steven Callen@bayer.com; McCaskill Amy USRS Amy.McCaskill@syngenta.com>

Cc: Echeverria, Marietta < Echeverria.Marietta@epa.gov; Dixon Monty USGR < monty.dixon@syngenta.com; George Sabbagh < george.sabbagh@bayer.com; Janet Hou < janet.hou@basf.com; John Erickson < john.r.erickson@basf.com > Subject: [EXT] RE: Dicamba Terms and Conditions

Hi, all.

Based on our conversation, please see the attached draft terms and conditions.

Please respond with any comments or with your concurrence on these conditions as soon as possible, 11am at the latest. If there are any barriers making an 11am response impossible, please let us know.

Thanks for all of your cooperation during this process.

Best regards, Lindsay

From: Hathaway, Margaret < Hathaway, Margaret@epa.gov >

Sent: Monday, March 14, 2022 6:39 PM

To: Schmid, Emily < Schmid, Emily@epa.gov>; Roe, Lindsay@epa.gov>; Rosenblatt, Daniel < Rosenblatt.Dan@epa.gov>; Meadows, Sarah < Meadows.Sarah@epa.gov>; Jeffrey H Birk < jeffrey.birk@basf.com>; Steven Callen < steven.callen@bayer.com>; McCaskill Amy USRS < Amy.McCaskill@syngenta.com>

Cc: Echeverria, Marietta < Echeverria, Marietta@epa.gov; Dixon Monty USGR < monty.dixon@syngenta.com; George Sabbagh george.sabbagh@bayer.com; Janet Hou janet.hou@basf.com; John Erickson john.r.erickson@basf.com>

Subject: Dicamba Terms and Conditions

Dear Dicamba Registrants:

EPA has considered and incorporated registrant feedback and completed the attached updated draft terms and conditions for your respective dicamba OTT products. As before, sections of text with recent updates are highlighted in blue. I have scheduled a 9am meeting for tomorrow to go over EPA's position on the terms and resolve any final issues.

Best regards, Meg

Margaret Hathaway (Meg)
Senior Regulatory Specialist
U.S. Environmental Protection Agency
OCSPP: Office of Pesticide Programs
Registration Division – Herbicide Branch

hathaway.margaret@epa.gov (202) 566-2730

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